REMARKS

Claims 1-3, 5-13, 15-21, 23-29, and 31-45 remain for reconsideration.

Claims 4, 14, 22, and 30 were previously cancelled. Independent claims 1, 11, 20, and 28 have been amended in line with the Examiner's comments in the final Office Action to delete the phrase "at least" with reference to the options of input signals. No new matter has been added.

The amendments introduced herein are believed proper under 37 C.F.R. § 1.116 as they do not introduce any new features which would require a further search and are believed to put the claims in condition for allowance or in better form for appeal. As such, entry of the amendment is respectfully solicited.

All claims stand rejected under 35 U.S.C. § 103(a) as being unpatentable over U.S. Published Application 2002/0046407 to Franco in view of U.S. Patent 6,539,210 to Heredia, as before. This rejection is respectfully traversed based on the following discussion.

Briefly, embodiments of the present invention are directed to a system capable of recording audio broadcasts from both the <u>radio and</u> the <u>Internet</u> by

using web pages as a user interface.

In the Examiner's comments, the Examiner agrees that the Franco reference does not teach or suggest remotely recording Internet broadcasts. However, the Examiner notes that Applicant's claim language that the "input signal is receivable via *at least* the Internet and Radio transmission". The Examiner appear to contend that with this definition of the input signal, the combination of Franco and Heredia meets this limitation since it may be interpreted as "the signal is receivable via the Internet and the signal is receivable via a radio transmission and the signal is receivable by any other mediums as well" (emphasis added).

Accordingly, the "at least" language has been deleted from the independent claims with regard to the input signal.

As amended, independent claim 1, and similarly independent claims 11, 20, and 28, recites "at least one tuner/sampler device to receive and sample the input signal, wherein the input signal is receivable via (a) an Internet and (b) a radio transmission;...a recordation control device to control the recording of the input signal..." (emphasis added).

As amended, it is believed clear that the invention is directed to recording Internet and radio broadcasts and excludes the other medium of <u>displaying the call letters</u> for radio stations as taught by Heredia.

Thus, even if combined <u>nothing in the combination of Franco and</u>

Heredia teach or reasonably suggest a way to remotely initiate the recording of

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an Internet broadcast, as now claimed.

Based on the above discussion, it is respectfully submitted that the combination of Franco and Heredia does not make a case of *prima facie* obviousness and it is respectfully requested that this ground of rejection be withdrawn.

In view of the foregoing, it requested that the application be reconsidered, that claims 1-3, 5-13, 15-21, 23-29, and 31-45 be allowed and that the application be passed to issue. Please charge any shortages and credit any overcharges to Intel's Deposit Account number 50-0221.

Respectfully submitted,

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